#### ®JS 44 (Rev. 11/04)

#### Case 2:12-cv-015**2**(4**1)/HS. Ooch in the Effect** 03/26/12 Page 1 of 6

APPENDIX H

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provide by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiatin the civil docket sheet. (SEE INSTRUCTIONS ON THE REVERSE OF THE FORM.)

	County of Residence of	SA BROOKS-CUNNI First Listed Plaintiff Philade KCEPT IN U.S. PLAINTIFF CA	lphia		DEFENDANT ER SOLUTIONS, INC.  County of Residence of First Listed Defendant (IN U.S. PLAINTIFF CASES ONLY)  NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE LAND INVOLVED.  Attorneys (If Known)					
Theo	•	ddress, and Telephone Number) y, Flitter, Beldecos & Berger, P.C 9781								
II. BA	ASIS OF JURISDI	ICTION (Place an "X" in On	e Box Only)	III. CIT	TIZENSHIP OF F	PRINC	IPAL PARTIES(P	lace an "X" in One	Box for I	Plaintiff
	U.S. Government Plaintiff	☑ 3 Federal Question (U.S. Government N	ot a Party)	PTF Citize	(For Diversity Cases On on of This State	ly)	DEF  I Incorporated or Proof Business In This		Defendan PTF 4	t) DEF □4
<b>□</b> 2	U.S. Government Defendant	☐ 4 Diversity (Indicate Citizenship	of Parties in Item III)		n of Another State	□2 □2	Incorporated and of Business Ir		□ 5	□ 5
					n or Subject of a preign Country	□ 3	☐ 3 Foreign Nation		□ 6	□ 6
IV. N		(Place an "X" in One Box Only								
T 110	CONTRACT		ORÍS		FEITURE/PENALTY		BANKRUPTCY	OTHER ST		
120	Miller Act Negotiable Instrument Recovery of Overpayment Enforcement of Judgment Medicare Act Recovery of Defaulted udent Loans Excl. Veterans) Recovery of Overpayment Veteran's Benefits Stockholders' Suits Other Contract Contract Product Liability Franchise REAL PROPERTY Land Condemnation Foreclosure Rent Lease & Ejectment Torts to Land Tort Product Liability All Other Real Property	□ 350 Motor Vehicle 355 Motor Vehicle Product Liability 360 Other Personal Injury  CIVIL RIGHTS □ 441 Voting □ 442 Employment □ 443 Housing/ Accommodations □ 444 Welfare □ 445 Amer. w/Disabilities - Employment □ 446 Amer. w/Disabilities - Other □ 440 Other Civil Rights	PERSONAL INJUR  362 Personal Injury - Med. Malpractice  365 Personal Injury - Product Liability  368 Asbestos Personal Injury Product Liability  PERSONAL PROPERT  370 Other Fraud  371 Truth in Lending  380 Other Personal Property Damage  385 Property Damage Product Liability  PRISONER PETITIONS  510 Motions to Vacate Sentence Habeas Corpus:  530 General  535 Death Penalty 540 Mandamus & Othe 550 Civil Rights		0 Agriculture 0 Other Food & Drug 5 Drug Related Seizure of Property 21 USC 881 0 Liauor Laws 0 R.R. & Truck 0 Airline Regs. 0 Occupational Safety/Health 0 Other  LABOR 0 Fair Labor Standards Act 0 Labor/Mgmt. Relations 0 Labor/Mgmt. Reporting & Disclosure Act 0 Railway Labor Act 0 Other Labor Litigation 1 Empl. Ret. Inc. Security Act	423   PR   820   830   840   861   862   863   864   865   FE   870   871	Appeal 28 USC 158 Withdrawal 28 USC 157  OPERTY RIGHTS Copyrights Patent Trademark  CIAL SECURITY HIA (1395ff) Black Lung (923) DIWC/DIWW (405(g)) SSID Title XVI RSI (405(g)) DERAL TAX SUTTS Traxes (U.S. Plaintiff or Defendant) IRS—Third Party 26 USC 7609	400 State Reap   410 Antitrust   430 Banks and   450 Commerce   460 Deportation   470 Racketeer   Corrupt Org   480 Consumer   490 Cable/Sat   810 Selective   5850 Securities/ Exchange   875 Customer   12 USC 341   890 Other Stat   891 Agricultur   892 Economic   893 Environme   894 Energy Al   895 Freedom of Act   900Appeal of I Under Equato Justice   950 Constitution   950 Constitution	Banking n Influence canization Credit TV Service Commod Challenge outory Actial Acts Stabilizate contain Af Informa Fee Detern I Access contaility of	d and s s sittes/
V. OR ⊠1	Original 🗀 2		manded from 4 pellate Court	Reinstate Reopened ling (Do r	(specify)	district	6 Multidistrict 7 Litigation unless diversity):	Appeal to Distr.  Judge from Ma Judgment		
VI. CA	AUSE OF ACTION	15 U.S.C. § 1692 Brief description of cause	: Violation of Fair Debt	Collection	on Practices Act					
	EQUESTED IN OMPLAINT:	CHECK IF THIS IS A UNDER F.R.C.P. 23	CLASS ACTION	DE	MAND \$		K YES only if demande  DEMAND:   Yes	ed in complaint  No.		
]	RELATED CASE(S) IF ANY	(See instructions):	JUDGE	OBSIES	E DECODO	DOCKE	T NUMBER			
DATE FOR OF	3/26/12 FCE USE ONLY		SIGNATURE OF ATT	-Z	F RECORD					
RECE	EIPT# AM	IOUNT	APPLYING IFP		JUDGE		MAG. JUDO	3E		

APPENDIX I

# IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

#### CASE MANAGEMENT TRACK DESIGNATION FORM

CIVIL ACTION

ELISA BROOKS-CUNNINGHAM

(Civ.660)						
610-668-0018 610-667-0552 amilz@ Telephone Fax Number		amilz@lfbb.com  E-Mail Address	_			
Date	9.0019	Attorney at Law		Attorney for Plaint	iff	
3/2	6/12	acz:	2	Andrew M. M.	1/2	_
(f)	Standard Mana	gement – Cases that do not fall	l into any	one of the other tracks.	(	)
(e)	Special Management – Cases that do not fall into tracks (a) through (d) that are commonly referred to as complex and that need special or intense management by the court. (See reverse side of this form for a detailed explanation of special management cases)					
(d)	Asbestos – Cas exposure to asb	r property damage from	(	)		
(c)	Arbitration – C	ases required to be designated	for arbitra	tion under Local Civil Rule 5	3.2. (	X )
(b)	Social Security and Human Se	of the Secretary of Health enefits	(	)		
(a)	Habeas Corpus	through §2255.	(	)		
SELE	CT ONE OF TH	IE FOLLOWING CASE MA	NAGEM	ENT TRACKS:		
plainti filing t side o design the pla	ff shall comple the complaint ar f this form.) Ir ation, that defe aintiff and all o	ne Civil Justice Expense and te a case Management Track and serve a copy on all defendant the event that a defendant and the case that the first app ther parties, a case management elieves the case should be assign	Designate ants. (See does not bearance, nent track	ion Form in all civil cases § 1:03 of the plan set forth agree with the plaintiff resubmit to the clerk of court	at the the on the regardin and se	ime of everse g said rve on
ER SO	LUTIONS, INC.		•	NO.		

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UNITED STATES DISTRICT COURT APPENDIX F

FOR THE EASTERN DISTRICT OF PENNSYLVANIA — DESIGNATION FORM to be used by counsel to indicate the category of the case for the purpose of assignment to appropriate calendar. Address of Plaintiff: 982 Anchor Street, Philadelphia, PA 19124-1036 Address of Defendants: 800 S.W. 39th Street, P.O. Box 9004, Renton, WA 98057 Place of Accident, Incident or Transaction: Renton, WA 98057 Use Reverse Side For Additional Space) Does this civil action involve a nongovernmental corporate party with any parent corporation and any publicly held corporation owning 10% or more of its stock? (Attach two copies of the Disclosure Statement Form in accordance with Fed.R.Civ.P. 7.1(a) Does this case involve multidistrict litigation possibilities? No 🛛 RELATED CASE, IF ANY: Case Number: Judge Date Terminated: Civil cases are deemed related when yes is answered to any of the following questions: 1. Is this case related to property included in an earlier numbered suit pending or within one year previously terminated action in this court? Yes 🗍 No 🏻 2. Does this case involve the same issue of fact or grow out of the same transaction as a prior suit pending or within one year previously terminated action in this court? Yes No 🛛 3. Does this case involve the validity or infringement of a patent already in suit or any earlier numbered case pending or within one year previously terminated action in this court? Yes No 🛛 CIVIL: (Place 

in ONE CATEGORY ONLY) A. Federal Question Cases: B. Diversity Jurisdiction Cases: 1. Indemnity Contract, Marine Contract, and All Other Contracts 1. Insurance Contract and Other Contracts 2. FELA 2. Airplane Personal Injury 3. Jones Act-Personal Injury 3. Assault, Defamation 4. Antitrust 4. Marine Personal Injury 5.  $\square$  Patent 5. Motor Vehicle Personal Injury 6. Labor-Management Relations 6. Other Personal Injury (Please specify) 7. Civil Rights 7. Products Liability 8. Habeas Corpus 8. Products Liability (Asbestos) 9. All other Diversity Cases 10. Social Security Review Cases (Please specify) 11. All other Federal Question Cases (Please specify) Fair Debt Collection Practices Act, 15 U.S.C. § 1692 ARBITRATION CERTIFICATION (Check appropriate Category) counsel of record do hereby certify: Pursuant to Local Civil Rule 53.2, Section 3(c)(2), that to the best of my knowledge and belief, the damages recoverable in this civil action case exceed the sum of \$150,000.00 exclusive of interest and costs; Relief other than monetary damages is sought DATE: Attorney-at-Law Attorney I.D. NOTE: A trial de novo will be a trial by jury only if there has been compliance with F.R.C.P. 38. I certify that, to my knowledge, the within case is not related to any case now pending or within one year previously terminated action in this court except as noted above.

## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

ELISA BROOKS-CUNNINGHAM

CIVIL ACTION

982 Anchor Street

Philadelphia, PA 19124-1036

Plaintiff

VS.

NO.

ER SOLUTIONS, INC. 800 S.W. 39<sup>th</sup> Street P.O. Box 9004 Renton, WA 98057

Defendant

**COMPLAINT** 

#### I. <u>INTRODUCTION</u>

- 1. The FDCPA prohibits debt collectors from engaging in deceptive and unfair practices in the collection of a consumer debt.
- 2. Defendant is subject to strict liability for sending a collection letter which violates the provisions of the FDCPA.

#### II. <u>JURISDICTION</u>

3. Jurisdiction arises under 15 U.S.C. § 1692k, and 28 U.S.C. § 1337.

#### III. PARTIES

- 4. Plaintiff Elisa Brooks-Cunningham ("Plaintiff") is a consumer who resides in Philadelphia, Pennsylvania at the address captioned.
- 5. Defendant ER Solutions, Inc. ("ERS") is a Washington collection firm, which has an office for the regular transaction of business at the address captioned.
- 6. Defendant regularly engages in the collection of consumer debts in the Eastern District of Pennsylvania using the mails and telephone.

- 7. Defendant regularly attempts to collect consumer debts alleged to be due another.
- 8. Defendant is a "debt collector" as that term is contemplated in the FDCPA, 15 U.S.C. § 1692a(6).

#### IV. STATEMENT OF CLAIM

- 9. On or about September 22, 2011, ERS sent a collection letter to Plaintiff. The letter was addressed to "Elisa Brooks." The letter was an effort to collect on a consumer debt, *i.e.*, a bill claimed due to Verizon for cell phone service.
- 10. On the front of the envelope there is visible words, language or symbols which reveal the consumer's name, account number, and balance claimed due.
  - 11. 15 U.S.C. § 1692f(8) prohibits a collector from:
    - "Using any language or symbol, other than the debt collector's address, on any envelope when communicating with a consumer by use of the mails or telegram, except that a debt collector may use his business name if such name does not indicate that he is in the debt collection business."
- 12. The collection notice utilized by Defendant ERS conveyed such information, thereby violating this provision of the Act.

#### **COUNT I - FAIR DEBT COLLECTION PRACTICES ACT**

- 13. Plaintiff repeats the allegations contained above as if the same were here set forth at length.
- 14. Defendant's use of the envelope as described violates the provisions of the FDCPA, 15 U.S.C. § 1692f(8).

WHEREFORE, Plaintiff Elisa Brooks-Cunningham demands judgment against Defendant ER Solutions, Inc. for:

(a) Damages;

- (b) Attorney's fees and costs; and
- (c) Such other and further relief as the Court shall deem just and proper.

### V. <u>DEMAND FOR JURY TRIAL</u>

Plaintiff demands a trial by jury as to all issues so triable.

Respectfully submitted:

Date: 3/26/12

CARY L. FLITTER

THEODORE E. LORENZ

ANDREW M. MILZ

Attorneys for Plaintiff

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BERGER, P.C.

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